IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI ABERDEEN DIVISION

RONALDO DESIGNER JEWELRY, INC.,

Plaintiff,

v.

JAMES B. COX and CATHERINE A. COX d/b/a JC DESIGNS d/b/a WIRE N RINGS and JOHN DOE a/k/a LEROY and JOHN DOES Numbers 1 through 99,

Defendants.

NO. 1:17-CV-2-DMB-DAS

Debra M. Brown, District Judge

RESPONSE OF THE REGISTER OF COPYRIGHTS TO THE COURT'S REQUEST PURSUANT TO 17 U.S.C. §411(b)(2)

The United States Copyright Office, by and through its undersigned counsel, hereby responds to the questions posed in the Court's Order dated July 3, 2019, (ECF #55).

This appears to be a copyright infringement action in which an issue has arisen regarding what effect, if any, allegedly inaccurate information would have had on the Copyright Office's issuance of a copyright registration. Under 17 U.S.C. §411(b)(2), the Court is required to request the Copyright Office's advice on the questions posed in the Court's Order. The Response of the Acting Register of Copyrights to the questions posed by the Court appear in Attachment A hereto.

Respectfully submitted,

WILLIAM C. LAMAR

United States Attorney

JOHN E. GOUGH, JR. By:

Assistant United States Attorney Northern District of Mississippi Mississippi State Bar No. 10351 900 Jefferson Avenue

Oxford, Mississippi 38655-3608

Ph.: (662) 234-3351 Fax: (662) 234-3318 John.gough@usdoj.gov

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Attorneys for Non-Party United States Copyright Office